

July 16, 2025

Nancy Normore
Homeland Uranium, Inc.
503-905 West Pender Street
Vancouver, BC V6C 1L6
Canada

RE: COYOTE BASIN PROJECT, FILE NO. P-2025-011 HOMELAND URANIUM, INC., NOTICE OF INTENT TO CONDUCT EXPLORATION OPERATIONS, DEFICIENCY NOTICE NO. 1

Dear Nancy Normore:

The Division of Reclamation, Mining and Safety (Division) received your Notice of Intent to Conduct Exploration Operations (NOI) and conducted a preliminary review of the materials submitted. The following must be addressed in order for your NOI to be considered filed:

- 1. The application package submitted to the Division appears to contain three separate NOI application forms. All three material packets have been submitted on the Form 2 application. No Form 1 applications have been included as required. The Form 2 application will be provided online to the public file, whereas Form 1 is marked confidential and is not made available to the public. Please clarify for the Division which of the Form 2 applications is the full and finalized application. Please also submit a copy of the application on the correct Form 1 application pages or state in writing there is no information intended to be confidential and Forms 1 and 2 are identical. This will allow the Division to properly separate confidential application information from non-confidential application information within the public file.
- 2. The applicant must submit Right-of-Entry documentation for the proposed disturbance areas prior to final approval. Please commit to providing the Division with documentation of the BLM's approved 'NOI' or 'Plan of Operation' when available.

Financial Warranty

- 1. Signed and notarized exhibits of the two documents attached below must be submitted to the Division for the initial \$4,000.00 financial warranty to be accepted.
- 2. In order for the Division to be able to accept the initial financial warranty check, the permittee, Homeland Uranium, Inc., must be in good standing status with the Secretary of State. Currently, Homeland Uranium, Inc. is shown to be in 'delinquent' status.



Your NOI has been deemed deficient as of July 16, 2025. Per Rule 5.1.3(b), all identified deficiencies <u>must</u> be addressed within 60 days of the date of the Division's deficiency findings. Please submit your responses to the above listed item(s) no later than **September 14, 2025**.

If you require additional information, or have questions or concerns, please feel free to contact me at 720-868-7757 or hunter.ridley@state.co.us

Sincerely,

Hunter C. Ridley

Environmental Protection Specialist

CC: Zach Trujillo, DRMS

Hunter Ridley



1313 Sherman Street, Room 215 Denver, CO 80203

Documentation of Legal Authority to Execute Financial Warranty Documents

The Colorado Mined Land Reclamation Board ("Board") has adopted the attached Affidavit of Authority to Execute Financial Warranty Documents pursuant to the Mined Land Reclamation Act (C.R.S. § 34-32-101 et. seq.) and the Land Reclamation Act for the Extraction of Construction Materials (C.R.S. § 34-32.5-101 et. seq.). The Board and the Division of Reclamation Mining and Safety ("Division") have determined that, in order to carry out the financial warranty requirements set forth in C.R.S. §§ 34-32-117 and 34-32.5-117 with reasonable diligence, it is prudent to verify the legal authority of the individual signing all necessary documents.

Accordingly, you must provide confirmation of the legal authority of the individual signing all Financial Warranty Documents to the Division. You may do so either by submitting a resolution of the decision-making body of your company that authorizes an individual to sign the Financial Warranty Documents on the company's behalf, or by completing and notarizing the attached affidavit. The Division reserves the right to require the attached affidavit in all circumstances. Please note that if you are a sole proprietor who is executing documents on your own behalf, documentation of legal authority is unnecessary.



Affidavit of Authority to Execute Financial Warranty Documents

	Before me this day, the undersigned		[name of authorized person], in his/her
capacity	y as	[title of authorized person]	("Affiant"), personally appeared and, being first duly
sworn t	upon oath said:		
1.	This affidavit is being executed and sub	omitted on behalf of	name of business
	organization], a(n)	[legal form	of business organization, e.g., corporation,
	partnership, limited liability company,	etc.], in good standing in the Sta	ate of Colorado (the "Company").
2.	It is in the interest of the Company to e.	xecute certain financial warrant	y documents associated with file number
	(DRMS file nur	nber), which are required by the	e Colorado Mined Land Reclamation Board and
	Division of Reclamation Mining and Sa	afety pursuant to Colorado law ("Financial Warranty Documents").
3.	Affiant is duly authorized to sign such the same.	Financial Warranty Documents	on behalf of the Company and to bind the Company to
4.	Affiant is not prohibited or limited by the Financial Warranty Documents.	he Company's governing docun	nents or by any applicable law from executing the
5.	Affiant will inform the Division of Rec authorization to execute Financial Warn	•	thin thirty (30) days in the event that his/her ny's behalf is terminated.
Further	, Affiant sayeth not.		
Affiar	nt's Name		
Signat	ture		
STATE	E OF)	ss.:	
COUN	TY OF)		
	The foregoing instrument was acknowledg		
			Notary Public
		My Con	nmission Expires



DIVISION OF RECLAMATION, MINING AND SAFETY

Department of Natural Resources

1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106



ONE SITE PROSPECTING FINANCIAL WARRANTY CHECK FOR DEPOSIT IN STATE TREASURY

Prospecting Financial Warranty No.		
Notice of Intent No.		
This form has been approved by the Mined Land C.R.S., of the Colorado Land Reclamation Act. Any Board shall result in the financial warranty being conjunction with such invalid financial warranty, penalties for prospecting without a permit pure Reclamation Act.	y alteration or modification of this form, ng invalid and result in the voiding o and subject the Prospector to cease and	without approval by the f any permit issued in d desist orders and civil
KNOW ALL MEN BY THESE PRESENTS, That w	e (I),	
of the County of,		
Principal(s) are (am) held hereby and firmly bound us	nto the State of Colorado, acting through t	the Mined Land
Reclamation Board in the sum of	Dollars (\$) for the
payment of which sum, well and truly to be made, we	e (I) hereby bind ourselve(s), and each of	our (my) legal
premises indicated on the Notices of Intent filed with reference, to wit:	the Board which are attached hereto and	thereby incorporated by
NOW, THEREFORE, the conditions of this obliconducting such prospecting operations, faithfully Prospecting operations filed or to be filed with the I measures to reclaim all of the lands affected throumodified by the Colorado Land Reclamation Act thereto; upon the Board making the finding that Prospecting Operations filed or to be filed with the reference have been satisfactorily reclaimed and approach lands, then this obligation shall be exonerated a full force and effect.	Poperform the provisions of the Notice Board and the requirements of the plan to ughout the State by such prospecting of as amended, and the Rules and Regulall of the lands described in the Notice are Board which are attached hereto and roving the Prospector's request for a finance	s of Intent to Conduct o implement reclamation perations, approved and ations adopted pursuant es of Intent to Conduct hereby incorporated by icial warranty release on

PROVIDED, however, the Warrantor shall not be liable under this financial warranty for an amount greater in the aggregate than the sum designated in the first paragraph hereof, unless increased by a later amendment, and shall not be liable as respects any obligation related to prospecting and reclamation operations performed after the effective date of a cancellation of this financial warranty pursuant to the terms of Section 34-32-117(5), as amended. This financial warranty shall remain in force and effect as respects all obligations for all prospecting and reclamation operations performed prior to the effective date of such cancellation unless the Principal files a substitute bond which: 1) assumes liability for all obligations for all prospecting and reclamation operations performed during the effective dates of this financial warranty; and 2) is acceptable to the Board; or unless the Board otherwise releases this financial warranty.

The Warrantor reserves the right to cancel this financial warranty, effective only upon an anniversary date, and only by giving written notice to that effect, mailed by Certified Mail, at least ninety (90) days prior to such anniversary date, addressed to both the Prospector at its address herein stated, and to the Board at the address herein stated. In the event of such cancellation, this financial warranty shall nevertheless remain in full force and effect as respects the reclamation of all areas disturbed prior to the effective date of such cancellation, unless and until the Prospector shall file a substitute financial warranty which: (1) assumes liability for all reclamation obligations which shall have arisen at any time while this financial warranty is in force; and (2) is accepted in writing by the Board.

Signed, sealed, and dated this	day of	·	
Principal		Principal	
Ву		By	
Title		Title	
Mailing Address		Mailing Address	
			-
APPROVED:			
Ву			
Division Director		Date	



Form 1 (DRMS Use and Confidential File) NOTICE OF INTENT TO CONDUCT PROSPECTING OPERATIONS FOR HARD ROCK/METAL MINES

CHECK	UNE:		
	There is an NOI Number A Assigned to this Operation reference the file number assigned operation)	(Please NOI # P- -	
	New NOI		
	Modification to an Existing NOI (for Modifications to an existing NOI)		
		ION INFORMATION ided, ALL information described below.	
1. DAT	E NOI RECEIVED BY THE DIVISION:		_
		(office use only)	_
2. PROJ	ECT NAME:		
3. PROS	SPECTOR:	PERSON MLRB SHOULD CONTACT:	
Name		Name	
Γitle		Title	_
Compan	y Name	Company Name	



Street	Street
P.O. Box	P.O. Box
City, State, Zip	City, State, Zip
()	()
Telephone	Telephone
()	()
 Fax 4. APPLICATION FEE: \$86. (NOIs require or it cannot be processed by the Division). 5. LOCATION INFORMATION: County: 	Fax an \$86 fee which must accompany this notice
RANGE E W QUARTER SECTION (check one): NE NW SE SW QUARTER/QUARTER SECTION (check one): NE NW SE SW	Ute NSHIP N S S S S S S S S S S S S S S S S S S

Lat:				X:			
Long:				Y:			
6. LAND OWNE	ERSHIP:						
Private			Public Dor	nain (BLM)		National Fo	orest (USFS)
State			State Sove	reign Lands		Other (plea	se describe)
If prospecting completed, oth					rema	ining secti	on must be
the need for	SFS) LA and the a prosp	ND BLM/USFS ector to pos	have enterost a financia	ed into cooper al warranty w	rative a	greements t h agency an	that eliminate d allow them occessing time
A. CLAIMANT:							
Name							
Address							
City, State, Zip							
Telephone	()					
Fax	()					

NOTE: Supply longitude and latitude or UTM coordinates if lands have not been surveyed or as supplemental information to this NOI. GPS measurements will be acceptable for this

purpose:

B. SITE/CLAIM INFORMATION: List names, serial numbers and provide legal description to nearest quarter-quarter section of all sites or claims (attach additional page, if necessary).						
NAME	SERIAL NUMBER	LEGAL DESCRIPTION				
 C. LOCATION MAP: Attach a USGS 7.5 minute quad, or similar map of adequate scale, which locates the prospecting site(s). D. Are prospect sites (e.g., drill holes, trench locations, etc.) staked on the ground? Yes No E. Specify the Land Management Agency, Address and Telephone Number: Agency 						
Address						
City, State, Zip						
Telephone	()					
F. The prospector is required to document that the NOI has been sent to the BLM or the USFS. Processing of the NOI will not begin until the prospector has submitted evidence acceptable to the Division that the NOI was sent to the BLM or USFS. Check one: Evidence of notification is attached to this NOI for BLM Land						
Evidence of noti	fication is attached to thi	s NOI for USFS Land.				
Other proof of n	otice is attached to this N	101				

II. MAPS & DRAWINGS

An accurate topographic base map showing the location of the proposed project must be submitted with this notice. The prospector may submit a U.S.G.S. 7.5 minute quadrangle, or similar map of adequate scale that:

- 1. Identifies the proposed prospecting site(s) or activity areas involving surface disturbance. Activity areas include all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads, and
- 2. Includes sufficient detail to identify and locate known prospecting features and facilities that may be affected and those that are not anticipated to be affected. This includes the location of all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads. Color photographs, adequately labeled (including date, orientation and location), of the prospecting site may be used to fulfill this requirement if included with the NOI submittal.

III. PROJECT DESCRIPTION

1.	Mineral(s) and/or Resource(s) being Investigated:						
2.	Estimated dates of comme completion:	mencement and		Commencement: Completion		/	/
	VO		/			/	
3.	Amount of material (specify units) to be extracted, moved or proposed to be moved:					Units	
Ide	ntify the type or method of pro	specti	ng propose	ed and quantity ()	place	an "X")	
	Cuts		Pits			Trenches	
	Shafts		Tunnels			Adits	
	Declines		Air Drillin	ng		Fluid Drilling	
	Drilling and Blasting						

5.	Describe proposed s trenches, waste piles				
6.	Proposed Disturban including anticipated pages if necessary:		-	_	
A.	Drill Pads:				
Qu	antity	Average Width (ft)		Average Length (ft)	
B.	Drill Holes:				
Qu	antity	Depth	(ft)	Diameter (in)	
C.	Mud Pits				
Qu		erage dth (ft)	<u> </u>	Average Depth (ft)	
D.	Described propose advancement of addisturbance, describ	its or shafts, t	renches, pits, cuts	, rock dumps, or	_

E. Other Disturbances	(please describe)		
F. Indicate Chemicals store.	s and Fuels used or sto	red on site. List ty _l	pe, quantity and method to
G. New Roads: Significantly Upgraded Roads	Length (ft): Length (ft):		_ Width (ft): Width (ft):
	crossings proposed? If s		
	to be disturbed (acres)		
I. Describe the equipm	nent to be used for the p	rospecting operation	ons:

J.	Describe and locate any structures to be constructed (i.e. stockpiles, ponds impoundments):
K.	Describe anticipated relationship to surface water and groundwater (proximity to streams, penetration of ground water aquifers):
IV . 1	
2	Provide a description of the native vegetation of the area to be disturbed, including tree, shrub, and grass communities of the area. Color photographs, sufficient to adequately represent the ecology of the site and adequately labeled (including date, orientation and location), may be used in lieu of a written description. Based on the quality of the photographs, the Division may require additional detail.

3.	Describe the estimated topsoil depth and how topsoil will be salvaged, stockpiled and redistributed for the re-establishment of vegetation. Specify approximate topsoil redistribution depth:
4.	Describe how drill holes will be plugged (refer to Rule 5.4 of the Rules for required abandonment procedures):
5.	Describe how portals, adits, shafts, ponds, excavations, or other disturbances will be reclaimed (refer to Rule 3 and Rule 5 for specific reclamation performance standards). You may wish to contact the Division for closure specifications.

6.	Describe how roads will be reclaimed or returned to the condition:	neir pre-prospecting (or better)
7.	List the seed mixture to be used in the re-establishment seed mixture calculation to obtain PLS/acre. For ass mixtures and rates, contact the local NRCS if on prival land or State Land Board if on state land. A. Plant name and seeding rate:	sistance with formulating seed
Pla	ant Name	Seeding Rate (PLS/Acre)

B.	Describe	the	method	for	seed	bed	preparation,	and	application	method	for
	grass/for	b see	eding:								

V. TERMS AND CONDITIONS FOR PROSPECTING OPERATIONS:

- 1. Reclamation measures shall be fulfilled in a timely manner and completed within five (5) years of completion of prospecting activities.
- 2. The prospecting operations described in this Notice will be conducted in such a manner as to minimize surface disturbances. In addition to the measures required in Rule 5, precautions to be taken include:
 - A. Confinement of operations to areas near existing roads or trails, where practicable. Existing roads which are to remain as permanent roads after prospecting activities are completed shall be left in a condition equal to or better than the pre-prospecting condition;
 - B. Drilling shall be conducted in such a way as to prevent cuttings and fluids from directly entering any dry or flowing stream channel. Drill cuttings must be spread to a depth no greater than one-half (1/2) inch or buried in an approved disposal pit;
 - C. Proper and timely abandonment of drill holes upon completion of drilling;
 - D. Reclamation of affected lands upon completion of operations or phases of an operation;
 - E. Backfilling and revegetating any pits to blend in with the surrounding land surface:

- F. Safeguarding mine entries, trenches and excavations from unauthorized entry at all times;
- G. Disposal of any trash, scrap metal, wood, machinery, and buildings;
- H. Control of noxious weeds within the area affected by the prospector.
- 3. The prospecting operations shall be conducted in such a manner as to comply with all applicable local, state and federal laws and regulations including applicable state and federal air and water quality laws and regulations.
- 4. The prospecting operations shall be conducted so as to minimize adverse effects upon wildlife to include covering of open drill holes until properly plugged.
- 5. During the prospecting operations, the operator will perform the necessary stabilization and reclamation work to ensure those areas affected by prospecting activities are erosionally and geotechnically stable.
- 6. All prospecting operations shall be in compliance with the Colorado Mined Land Reclamation Act, as amended (34-32-101 et seq. C.R.S.), and all rules and regulations currently in effect or promulgated pursuant thereto. See 2 CCR 407-1, Mined Land Reclamation Board Hardrock / Metal Mining Rules.

VI. ADDITIONAL TERMS AND CONDITIONS FOR PROSPECTING ON BLM/USFS LANDS

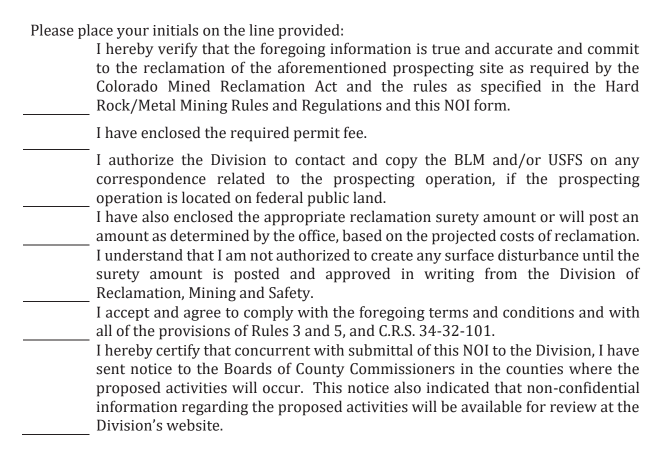
- 1. The prospector will supply a copy of this NOI to the appropriate BLM and/or USFS office.
- 2. The prospector authorizes the MLRB to discuss the information in this Notice of Intent with the BLM and/or USFS.
- 3. If on BLM land, the prospector will complete reclamation to the standards described in 43 CFR 3809.1-3 (d) and implement reasonable measures to prevent unnecessary or undue degradation of lands during operations.

VII. FINANCIAL WARRANTY

A financial warranty must be provided for the cost of reclamation of the disturbance described in this Notice. The prospector can either file a "One Site Prospecting Financial Warranty" or a "Statewide Financial Warranty." The financial warranty must be submitted and approved by the Division prior to entry upon lands for the purpose of prospecting.

A One-Site Prospecting Financial Warranty is usually filed by individuals or companies where prospecting activities are limited to a single area. It must be filed in the amount of \$2,000 per acre for land to be disturbed, or such other amount as determined by the Division, based on the projected costs of reclamation. A Statewide Financial Warranty is usually filed by companies with multiple prospecting sites. It must be filed in an amount equal to the estimated cost of reclamation per acre of affected land for all anticipated sites statewide. (You may increase the statewide bond at any time in order to cover additional or expanded prospecting activities.)

VIII. SIGNATURE REQUIREMENT



This form has been approved by the Mined Land Reclamation Board pursuant to section 34-32-113, C.R.S., of the Mined Land Reclamation Act. Any alteration or modification of this form shall result in voiding any NOI issued on the altered or modified form and subject the operator to cease and desist orders and civil penalties for operating without a NOI pursuant to section 34-32-123, C.R.S.

<u>I, the undersigned, being the NOI holder or the person authorized to sign on behalf of the NOI holder, declare that the information given in this NOI form is true and correct.</u>

SIGNATURES MUST BE IN BLUE INK

Signed and dated this	day of (date)	(month)	(year)					
Signature of NOI holder or person authorized to sign:								
Name (typed or printed	d):							
Title/Position:								
/·\ min\ acc\ clh\ MinaralcFarmc\ Pr								

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